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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI GREENVILLE DIVISION

DAN DEWAYNE NEWCOMB

PLAINTIFF.

v.

No. 4:20CV105-GHD-RP

TOMMY TAYLOR, ET AL.

**DEFENDANTS** 

## ORDER DISMISSING AS IMPROPER PLAINTIFF'S MOTION [16] FOR SUMMARY JUDGMENT

This matter comes before the court on the motion [16] by the plaintiff for summary judgment under Fed. R. Civ. P. 56. As to each issue for which the moving party seeks summary judgment, the party must "show that there is no genuine dispute as to any material fact and the movant is entitled to judgment as a matter of law." To establish that a fact is genuinely undisputed, Rule 56 requires that the movant provide evidence from "materials in the record, including depositions, documents, electronically stored information, affidavits or declarations, stipulations (including those made for the purposes of the motion only), admissions, interrogatory answers, or other materials." Fed. R. Civ. P. 56(c)(1)(A). Mr. Newcomb has not done so. As such, the instant motion [16] for summary judgment is **DENIED**.

SO ORDERED, this, the \_\_\_\_\_day of August, 20

SENIOR UNITED STATES DISTRICT JUDGE